Case: 1:19-cr-00486 Document #: 124 Filed: 03/20/20 Page 1 of 4 PageID #:529 **FILED** ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION 19 CR 486 OF THE CLERK, U.S. DISTRICT COURT Robert Anthony SUPREME COURT OF ILLINOIS KP Haas To whom it may concern. My name is Robert Haas. I am writing this letter in regards to a Honorable panel attorney working for the federal courts in Chicago IL. Judge ELLEN R. DOMPH ATTORNEY AT LAW Chang 53 W JACKSON BOULEVARD SUITE 1544 CHICAGO IL. 60604 TELEPHONE 312-922-2525 edomph @gmail.com domph defense.com Ellen Domph was assigned to represent myself on 6/12/2019 from the Federal Defender Panel. She did good the first day. It all went downhill from there. On 7/23/2019 I told Ellen I wanted a Speedy trial. She visited me at MCC Chicago afterward and I told her again I want my speedy trial. She told me you don't get a speedy trial because I don't think you can keep your mouth shut." Soon after this she sent a letter, 9/18/2019 Stating she" will visit soon to discuss our expert witness and what to expect." During this period I was also asking for another bond hearing due to changed 3rd party custodian Status. She never asked for a bond hearing and I never asked for a expert witness. After this she recommended apoxhiatric evaluation and stopped responding. She refused my 6th Amendment speedy trial guarantee, my 1st Amendment freedom of speech, did not file a bond hearing motion I requested, then told me it would be best if I did not communicate with my exgirlfriend who lives in Moscow Russia who has absolutely nothing to do with the case. Failure to file, procrastinating maliciously, failure to follow clients lawful instructions, failure to provide reasonable diligence and promptness, also Saying I'll come visit you next week and never showing up at MCC.

19 CR 486

Robert Anthony Haas

Honorable

Judge

Chang

According to ABA Standard (4-5.2) Model Rules of Professional Conduct only after consultation with myself should she decide "what witnesses to call "how to cross examine witnesses jurors to acceptor strike" motions to make be evidence to introduce. ABA (1.3) MRPC reasonable diligence and promptness ABA (1.2) MRPC lawyer is bound to follow clients lawful instructions ABA (1.7) MRPC not being loyal to myself for obvious personal conflicts of interest. On 9/23/2019 Ellen Domph filed a motion for extension of time against my wishes along with her abuse of process psych evaluation. I was forced to write my own motions to FIRE ner, ask for a speedy trial and begin to subpoena witnesses. I fired her and I'm now pro-se with "standby council" DENA M. SINGER ATTORNEY AT LAW 53 W JACKSON BOULEVARD SUITE 1505 CHICAGO IL 60604 TELEPHONE 312-525-2017 dsinger@bedisinger.com www.bedisinger.com Dena M. Singer has been professional and responds in a timely manner. Ellen Domph's behavior was extremely unprofessional and legal malpractice. She violated many of my constitutional guarantees such as due process and treated me cruelly and unusually. Denied my 1st amendment, 6th amendment, and 5th gmendment. Ellen didn't inform me when my court dates were rescheduled and failed to inform my family whom she also had contact with. All of which I feel is an absolute breach of fiduciary duty failing to carry out responsibilities to myself herclient. She never spoke with me about my preferred defense strategy and seemed more likely to be beholden to the prosecutor than myself. When I asked the Judge (Chang) to explain her behavior during a "Sealed ex-parte meeting" Bomph refused to answer to her unethical behavior.

Malicious and inexcusable. I would like to see disbarment from the practice of law in the future. Please keep me informed of the progress of this complaint.

ROBERT ANTHONY HAAS CASE# 19 CR 486 MCC CHICAGO 52278-424

Rhaas 406@gmail.com Robert Anthony Haas Case: 1:19-cr-00486 Document #: 124 Filed: 03/20/20 Page 3 of 4 PageID #:531

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